This response is supplemental to the Substitute Amendment Under 37 C.F.R. § 1.116

filed on June 19, 2007.

The claims in the case are: Claims 1, 4 to 7, 11, 12 and 14 to 20.

As reported in the Advisory Action of June 27, 2007, the provisional rejection of Claims

1 and 7 on the ground of non-statutory obviousness type double-patenting in view of Claims 1

and 4 to 9 of the co-pending application 10/532,202 has been overcome by the terminal

disclaimer filed June 7, 2007.

The rejection of Claims 1, 4, 7, 11, 12 and 14 to 16 under 35 U.S.C. § 102(b) as

anticipated Deller et al., U.S. 5,776,240, is traversed and reconsideration is respectfully

requested. The Deller patent is assigned to the same assignee as the present application. The

rejection with respect to Claims 2, 3, 8-10 and 13 is most due to cancellation of those claims.

The express limitation in Claim 1 of this application that the pyrogenically produced

silica is "structurally modified" is not shown by Deller. Persons skilled in the art understand that

a structurally modified silica is a silica that has been subjected to ball milling or equivalent

means of structurally impacting the pyrogenically produced silica. This is noted on pg. 5,

beginning at line 23 of this application. The Deller patent shows granules of silica which have

been prepared by dispersing silica in water, spray drying and then optionally heating and/or

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silanizing. See the Abstract. The particles typically have an average particle size of $10\ to\ 120$

microns and are used for catalyst supports, according to Deller. Among the silanizing agents are

compounds such as those mentioned in the present application.

In the Advisory Action, the Examiner has said that applicants have not convincingly

shown that the process of Deller actually works in a way that leads in a direction opposite to

what is produced by applicants. Also, the Advisory Action challenges the fact that Deller

intends to make <u>larger</u> particles from smaller ones which larger particles would then have a

higher bulk density and can be used without producing significant dust. To support the facts as

stated by applicants herein, there is filed herewith a second declaration by Dr. Meyer, co-

inventor in this case. (C.V. to follow).

Dr. Meyer explains on pg. 2 of his Second Declaration that applicants' process goes

through the ball milling step to miniaturize the silica particles by destroying the aggregates of the

primary particles. Dr. Meyer explains that Deller teaches away from the present invention

because he makes larger particles from smaller ones. This represents essentially the reverse of

what applicants do. It should be noted that Dr. Meyer is a co-inventor in the Deller patent and

is, therefore, in a position to know and understand what is described in the Deller patent.

For a discussion of destructuring and how it comes about to produce a structurally

modified metallic oxide filler which is distinctly different from a filler that has not been

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destructured, see Nargiello, et al., U.S. 6,193,795, of record. See also U.S. 2002/0077388, U.S.

5,959,005 and U.S. 5,827,363 which are further evidence of the well-recognized meaning of

structural modification in silica technology.

As Dr. Meyer points out in his Second Declaration, there is no disclosure of the

structurally modified silicas in Deller. Neither is there any procedure described in Deller that

would produce any structural modifications of the silica. The lack of any suggestion or

disclosure of structural modification in Deller is clearly stated by Dr. Meyer. Applicants

respectfully submit that Deller fails as a reference under 35 U.S.C. § 102(b) because Deller does

not show each and every feature of the claimed invention which is required in order to sustain a

rejection under 35 U.S.C. § 102(b).

Claim 1 specifies that the silica has been structurally modified by ball milling and

possesses a DBP value at least 10% lower than a non-structurally modified silica.

Clearly, Deller does not anticipate the claimed invention.

Therefore, withdrawal of the rejection under 35 U.S.C. § 102(b) is respectfully requested.

The rejection of Claims 1, 4, 7 and 11 under 35 U.S.C. § 102(b) as anticipated by

Ettlinger et al., U.S. patent 5,665,156 is traversed and reconsideration is respectfully requested.

The rejection of Claims 2, 3, 8, 9 and 10 has been rendered moot by the cancellation of these

claims. Ettlinger, assigned to the same assignee as the present application, describes silanized,

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pyrogenically prepared silicas by spraying the silica first with water and then with a silane

compound which typically has the formula (RO)₃SiC_nH_{2n+1} in which n is from 10 to 18 and R is

alkyl. Ettlinger shows that these products are used as thickening agents in liquids, as agents for

improving pourability and also as reinforcing agents. See col. 1, lines 9 and 10 as well as col. 3,

lines 13 to 19.

However, Ettlinger does not disclose structurally modified silicas and, more particularly,

structurally modified silicas in lacquers. These silicas can be used as thickening agents in

liquids, such as water dilutable paints (see col. 3, lines 4-6).

This thickening effect is based on the characteristic feature of the fumed silica that it

agglomerates to larger clusters due to its agglomerated structure having gaps in the clusters.

It is noted that Ettlinger is mentioned in applicants' international publication (WO

2004/020531) on pg. 1, lines 8 to 22 and on pg. 11, lines 4-5 as the European equivalent EP 0

672 731.

The difference between the silicas according to Ettlinger (U.S. 5,665,156) and the silicas

according to the present invention is that the silicas according to the invention are structurally

modified after the silanization. Dr. Meyer also confirms that Ettlinger does not disclose

structurally modified silicas; see pg. 3, first para, of the Second Declaration of Dr. Meyer. It

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should be noted that Dr. Meyer is also a co-inventor on the Ettlinger patent and, therefore, is in

the best position to know what is disclosed and what is not disclosed in the Ettlinger patent.

From the example beginning on pg. 11 of applicants' specification (WO 2004/020531)

one can see that the silica according to the invention shows no thickening effect but gives a good

scratch resistance to lacquer coatings.

In the comparative examples shown in WO 2004/020531, silicas according to the

Ettlinger are used.

From the Table 7 on pg. 17, one can see that the silica according to Ettlinger

(comparative silicas 1 and 2) show a good thickening effect, but a low value for the scratch

resistance. Dr. Meyer also confirms the thickening effect of the Ettlinger products; see pg. 3,

second para. of Dr. Meyers' Second Declaration.

In contrast to that the silicas according to the present invention show a low thickening

effect, but a good result for the scratch resistance. This is also confirmed by Dr. Meyer on pg. 3.

para. 3. The difference could not have been predicted.

Since Ettlinger fails to describe a structurally modified silica, the reference does not

disclose each and every feature of the claimed invention.

Accordingly, the reference fails to anticipate the claims and, therefore, the rejection

should be withdrawn

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The rejection of Claims 1, 4-7, 11, 12 and 14 to 20 under 35 U.S.C. § 103(a) in view of

Deller or Ettlinger, both of record, taken with Nargiello, newly cited, U.S. 6,193,795, is

traversed and reconsideration is respectfully requested.

Both Deller and Ettlinger are discussed above and the remarks apply here as well. Dr.

Meyer has clearly stated that neither Deller nor Ettlinger disclose structurally modified silicas.

The Examiner notes that neither Deller nor Ettlinger disclose that the respective silanised

pyrogenically produced silicas are "structurally modified".

Nargiello discloses, in col. 6, lines 1-3, that the method of that document pertains to

destructuring of pyrogenic hydrophilic/hydrophobic metal oxides with certain physical-chemical

properties. However, Nargiello does not describe the specific silicas that are defined in the

claims herein.

In respect to the hydrophobizing agents, Nargiello refers to four U.S. patents (see col. 6,

lines 23 to 28). These U.S. patents disclose the hydrophobizing agents as follows:

U.S. 4,307,023 (Ettlinger) uses silicon oil, only (see col. 10, Claim 2). According to the

present invention, no silicon oil is used or claimed.

U.S. 3,924,029 (Schütte) uses organohalosilane which is a mixture comprising

monomethylchlorosilane, dimethylchlorosilane and trimethylchlorosilane (see col. 10, Claim 4).

According to the present invention these silanes do not fall within the scope of the claims.

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U.S. 4,503,092 (Klebe) uses dimethyldichlorosilane only (see col. 4, Claim 2).

According to the present invention, this silane does not fall within the scope of the claims.

U.S. 4,326,852 (Kratel) does not disclose any hydrophobic silica at all.

Thus, Nargiello would not direct persons skilled in the art to use silanes defined in applicants' claims herein..

Even if Nargiello were to be combined with the principal references the combination would not create prima facie obviousness of the subject matter claimed herein.

There is no reason presented in the record herein why a person skilled in the art would select the particular silanes for treatment of a structurally modified, pyrogenically produced silica.

The application has ample data showing that the silanised, structurally modified, pyrogenically produced silicas, when incorporated into lacquers, impart a substantial improvement in scratch resistance to the lacquered surface; see pg. 18, first para. The results are also shown in Table 8 on pg. 20. These beneficial results could not have been predicted from the combination of references.

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First of all, neither Deller nor Ettlinger are directed to lacquer compositions and,

therefore, if a person skilled in the art were interested in improving scratch resistance of

lacquers, Deller and Ettlinger would not be viewed as relevant prior art.

Secondly, even Nargiello's destructured silicas would not produce lacquer compositions

when incorporated into the compositions of Deller or Ettlinger.

Clearly, the lacquer compositions of Claims 6, 17 and 18 are not rendered obvious by the

combination of references.

Favorable action at the Examiner's earliest convenience is respectfully requested.

Respectfully submitted,

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Ву

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